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8	Dwight Neven, Jason Satterly, and Anthony Warren	
9		
10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12		
13	JOHN MELNIK,	Case No. 3:16-cv-00670-MMD-CBC
14	Plaintiff,	0.30 110. 5.10 07 00070 11.11.2 020
15	vs.	MOTION FOR EXTENSION OF TIME TO RESPOND TO INTERROGATORIES SUBMITTED TO DEFENDANT DZURENDA (Third Request)
16	JAMES DZURENDA, et al.,	
17	Defendants.	(Tilla Request,)
18	Defendant James Dzurenda, by and through counsel, Aaron D. Ford, Attorney General of th	
19	State of Nevada, and Robert W. DeLong, Deputy Attorney General, hereby move to extend the deadlin	
20	to respond to Plaintiff's interrogatories submitted to Defendant Dzurenda on February 26, 2019. Defendar	
21	respectfully requests an additional seven (7) days to respond because Defendant Dzurenda has still no	
22	had an opportunity to provide a final review of the responses. This motion is made and based upon the	
23	following memorandum of points and authorities and all of the pleadings and papers on file herein.	
24	MEMORANDUM OF POINTS AND AUTHORITIES	
25	This is Defendant's third request for an extension of time to respond to Plaintiff	
26	interrogatories. Pursuant to Fed. R. Civ. P. 6(b)(1)(A), Defendant requests this seven (7) day extension	
27	to allow time to properly respond to each of the requests. This case recently has been reassigned to	
28	undersigned counsel, and Defendant Dzurenda has still not had an opportunity to conduct a final revie	

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of the responses. Defendant Dzurenda has been traveling because the legislature is currently in session. Defendant respectfully requests an additional seven (7) days to respond to allow for the proper review and verification of the responses. If this motion is granted, the new deadline to respond would be Thursday, May 9, 2019. Defendant asserts that good cause exists for this Court to enlarge the time allowed for him to respond.

This request is made in good faith and not for the purpose of delay. Defendant respectfully submits that none of the parties will be prejudiced by the extension of time sought.

DATED this 2nd day of May, 2019.

AARON D. FORD Attorney General

By:

ROBERT W. DELONG Deputy Attorney General State of Nevada Bureau of Litigation

Public Safety Division

OT IS SO ORDERED

U.S. MAGISTRATE JUDGE

DATED: 5/6/2019

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## **CERTIFICATE OF SERVICE**

I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on this 2nd day of May, 2019, I caused to be deposited for mailing in the U.S. Mail a copy of the foregoing, MOTION FOR EXTENSION OF TIME TO RESPOND TO INTERROGATORIES SUBMITTED TO DEFENDANT DZURENDA (Third Request), to the following:

John Melnik, #30576 High Desert State Prison P.O. Box 650 Indian Springs, NV 89070

An employee of the

Office of the Attorney General